THERE IS NOTHING LIKE IT.

65,446.

PRICE ONE CENT.

NEW YORK, WEDNESDAY, APRIL 1, 1891.

MILLIONS IN BAIL.

Indicted New Haven Railroad Directors Give Gilt-Edged Bonds.

Cornelius Vanderbilt Is Secur Ity for Dr. Chauncy M. Depew.

Bright Outlook for the Passage of the Sulzer Tunnel Bill.

Bail Clerk Unger, of District-Attorney Nicoll's office, has b en nobnobbing with representatives of the Four Hundred to-day, and as a consequence he has the signature of a number of men who own millions by the hundred, who have hypothecated their palatial homes to the People of the County and State of

Assistant District-Attorney John D. Lindsay sent notices to all of the twelve directors of the New York, New Unven and Hartford Railway, indicted for misdemeanor in maintaining the deadly car-stove on their passenger trains, that they must come down to the District-Attorney's office and put up batt in \$5,000 each or be locked up to await trial for their offense. The first magnate to appear to day was William Rockefeller, who has more millions

than he has fingers and toes.

Mr. Rockefeller entered the District Attorney's office at 10.45, accompagned by his little brother, John D. Rockefeller, who is said to be the richest man in this wide wide world, Lawyer John M. Bowers and Mr. Standard Oil Brewster.

In his quiet, unassuming way John D. Rockefeller offered bimself as bondsman for his big brother.
"The bond is in the penal sum of \$5,000, and

requires a surety worth \$20,000. I suppose you are worth that amount?" asked Bail Clerk 'Ye-es, I think I am worth that sum,"

slowly replied the creator of the Standard Oil "Of what does your property consist?"

"We-ell, I own my house at 4 West Fiftyfourth street. '

"How much is it worth?" "Er-er-I should say it was worth \$100,000, modestly replied the owner of the million-dollar palece with its million dollars' worth of fur-

nishings.

Mr. Rockefeller's bond was accepted, and he and Brother William signed the document. Then they went before Judge Fitzgerald, and after the usual formula, left the building arm

Dr. Chauncey M. Depew didn't wait for All Fools' Day. He and Cornelius Vanderbitt at 5 o'clock last evening. Dr. Depew had trouble written on his face. He offered Mr. Vagderoilt as his bondsman, and the owner of the biggest railroad interest in the world actually declared that his home at Fifth avenue and Fifty-seventh street could not be bough for less than \$100,000.

After Judge Fitzgerald had approved of the bail bond Dr. Depew talked a little to the re-

lie spoke more in sorrow than in anger, at said mournfully that the New York and New Haven road had been trying for turee years, ever since the passage of the anti-car stove law, to find a sater way to beat its trains.

But then he let the cat out of the bag by de claring that seven eminent lawyers, individually and unknown to each other, had advised the directors that as the New Haven road ran only 25% miles on New York soil, road amenable to the Inter-Stat Commerce law of Congress, it needn't obey the New York law and make its cars safe from ust such slaughters as that which occurred in the Fourth avenue tunnel on that foggy morn-

General-Manager Lucius Tuttle, of the New Haven Road, who lives in New Haven, but w needed here as a witness on the trial of the nabob offenders, wisited the District-Attor-neys office by request, and Austin Corbin went his ball in the sum of \$5,000. Wherefore Mr. Tuttle will not be detained in the Mulberry

This is one of the intile things that makes it into the intile things that makes it into the intile things that makes it into the worth a few dozen millions or have some good-natured friends who are.

At noon William D. Bashop and Joseph Park, more of the directors, gave tall. His son t on his bond. They are both elderly men there was no sign of worry on their fine

BRIGHT OUTLOOK AT ALBANY.

The Amended Sulzer-Byrne Bill Be fore the Assembly Committee.

[SPECIAL TO THE EVENING WORLD.] ALBANY, April 1. - There is a bright outlook for the final success of the Sulzer-Byrne Tunnel bill. It received an apparent selback at placing the case down for a hearingto-morrow the meeting of the Assembly Railroad Committee, yesterday, but the refusal of the Committee report was not because of opposition to

the bill's provisions. Assemblyman Sulzer appeared before the Committee to urge it to eport the amended bill, that is, with the amendm his providing that the Rabirosal Commissioners shall approve if a system of ventilation or healting which the lifteed commany may determine to use in the healt and giving the local authorities control of all structures on or above the surface of the ground which may be required by the system to be adopted.

These are the same smendments which are Steuben County.

relief hough a bill which will require the railroad company to do nothing.
It is reducible too, that Assistant Corporation
Counsel Blandy will be before the Committee
to look after the interests of New York City,
He says that as the ituated oill violates the
home rale bleas by ignoring the local authorities of the citle, and allows the Hauron's
Company and the State Commissioners to
do what they richase with Park avenue, the
authorities of the city of New York cannot
company that the state the present form. authorities of the city of New Jork cannot consent that it shall pass in its present form. If it is to become a law, Mr. Blandy says, the local authorities must have sace authority in the premise as will allow them to decide as to the construction of any ventilating apparatus above the surface of the street.

SUMNER IN COURT

Arraigned and Then Locked Up for Examination To-Morrow.

His Scheme of Wholesale Perjury Exposed by "The World."

Suicide Wright's Body Claimed by

by Justice O'Reilly, of the Tombs Court.

by a World reporter, who has secured evidence on which to base a complaint for conspiracy and subornation of perjury, and will completely clear up the Edgar phase of the mystery attaching to the Astor House suicide, which Coroner Levy and a jury are endeavor-

THE WORLD has kept Sumper under close scrutiny ever since the episode of the Getty House suicide at Yonkers, when Sumner en-H. Edgar, but subsequently retracted his identification. When he pretended to identify Wright's body as that of another Edgar, of the same family, reporters were put on his track who have uncovered his plans and caused his

In brief, a WORLD reporter, who was intro duced to Sumper as a Mr. Andrus, landlord of a small botel at Mt. Kisco, was asked by Sumner to swear, at the inquest, that the Edgars, James H. and George H., had been frequen guests at his (Andrus's) hotel; that the body of the Aster House suicide was that of the younger Edgar: that a value of clothing, which Andrus was to produce, was left at the Mt. Kisco notel by young Edgar; that he (Andrus) had met and knew the Edgars at a hote in Fourteenth street, this city, as far back as

fully identified as that of Edgar, and " Mr. Andrus" was to receive the sum of \$50 for his perjury. To clinch the identification, "Andrus" was to procure the insertion of Edgar's name on a back register of the Fourteenth

that a large estate belonged to the Edgars in England; that upon proof of death, he, Sumner, would act as agent of young Edgar's heirs and get possession of the papers; that he then had a young woman, who would pose as Edgar's widow and that she and Sumner would

with THE WORLD.

Pike and the reporter were on hand to testify at the inquest just prior to its last adjournment, but by arrangement with Coroner Levy they were not called to the stand.

"Andrus" and Pike have been in daily con-sultation with Sumner since, and yesterday, the chain of evidence being complete, the warrant was sworn out by THE WORLD reporter, and Detective Sergt. Von Gerichten arrested Sumper at his residence. ARRAIGNED IN THE TOMBS COURT.

etective close by his side.

A seat among the policemen and witnesses was assigned to the prisoner, and he awaited with palpable anxiety for his arraignment, under acction 118 of the Penal Code, which says it is a felony for any person to offer bribe to any witness in any tribunal,

Sumper replied that they were. fifty-one years old, was born in Indiana, and lived at 429 St. Nicholas avenue; he was in with "I am not guilty."

at 2.30 o'clock, and fixing ball at \$2,000.

Sumper said he did not know as he cored to give bail. The Byrnes officer who had Sumner

charge hurried him back to Police Head-Previous to his departure an EVENING WORLD

reporter talked with Sumner.
"I didn't know this man (THE WORLD reporter) until Lawyer Pike introduced me to him as a hotel-keeper named Andrus in I never made any

Representatives of the New York Central Ratifoad Component on the Husted bil. Air. Sulzer will also be present to point out am result for an examination at any minute, and then I will explode this whole business. "

Summer smiled rather feebly, but was nerviced song it and will brand it as a subterfuge and, in fact, a bill which will require the railhis son, stuck closely to his father's side all the time, and the two wnispered earnestly. Lawyer Abe Hummel appeared as THE

While Sumner awaited the calling of his case Coroner Levy appeared in the court-room and handed a paper to the detective who had Sumner in charge. The officer passed it to Sumner It was a subposts requiring his presence at the adjourned "Evans" hearing at 2 o'clock this Wheeling & Lake Eric 72 72

afternoon at the Coroner's office.



His Family's Attorneys.

Perrin H. Sunmer, whose efforts to esta blish the identity of William Wright, the Astor mythical George H. Edgar have been fully detailed in The Evening World, woke this morning in a cell at Police Headquarters, where he was locked up last night on a warrant issued

The charges against Sumner were sworn to

deavored to identify the dead man as James

two years ago.
In this manner the body of Wright was to be

street hotel mentioned.

The story told the reporter by Sumner was divide the property.

It was learned that Sumner had approached Lawyer George S. Pike, of 117 Nassau street, with a proposition to aid him in the identifica-tion of Wright's body as that of Edgar, and THE WORLD reporter received \$25 of his fee for false swearing from Summer through Pike, and the money, marked, is in THE WORLD office. Mr. Pike has co-operated throughout

That sang froid which has heretofore characterized Sumper was entirely missing when he walked into the Tomba Police Court at 9.30 o'clock this morning, with a Byrnes

It was 10. 80 when Justice Taintor called the

case. Ex-District-Attorney A. H. B. Dawson Lery, made so confusing by Sumner's fraudu stated that he wanted a continuance in the case, as he had not yet fully determined though he had been requested, to appear for Sumper. He wanted to be sure his client was innocent first, and Sumper informed him, he attorney.

Justice Taintor read the complaint sworn to by THE WORLD reporter, and then asked Sum- is playing at Niblo's this week in "The ner if the statements in his preliminary examination were correct.

These statements were that Sumner was pusiness us a real estate broker, and ended on the top floor, and the household quickly

Justice Taintor then granted a continuance, DID NOT CARR TO GIVE BAIL.

These are the same smendments which are necroprised. In the bill introduced in the Senate by Mr. Ahearn and which is now before the Senate Railroad Committee, of which Mr. Cog. eshall is Chairman.

Assemblyman Byrne, who is a member of the Hairroad Committee, moved the immediate report of the bill as amended, but as it was not printed it was determined to be just over till to-morrow, when a hearing will be had on the Husted bill and the Sulzer-Byrne bill will be inclinatively discussed.

Representatives of the New York Central Railroad Company are expected to be present.

the World man's counsel.

fternoon at the Coroner's office.

"How am I to be there?" queried Sumner. | A full account of Wall street affairs will be flowed in Tun Evening World Sporting Extra.

there with you," replied the officer. "I would like also to get the fair Gertrude

It will be the plainest of plain sailing for the Coroner's jury to reach a verdict to the effect that William Wright killed himself at the Astor House under the name of "Fred Evans Feb. 3.

there too, " said Coroner Levy.

This was the original and exclusive statement as far back as March 16 by THE EVENING Wonld, waose reporter, with District-Attorney Fitzgerald, secured so many convincing links n the evidence proving such identificat

Beyond this, Seward, Guthrie & Morawetz, the Wright family attorneys in this country, this morning put in a claim for the body of the Astor House sulcide as that of William Wright. They are satisfied beyond all doubt of this

Orders were given by Seward & Co. to Un-dertaker Duffy to take charge of Wright's body and give it decent burial pending fuller instructions from the Wright family in London.

Cable communications have passed daily between Roy & Cartwright, of London, and grocery store of Mary Caballo, 193 Mulberry Seward, Guthrie & Morawetz, and the London lawyers have been minutely posted as to lialians and a policeman joined. every development of late in this strange myslent interference.

FIRE IN M'KEE RANKIN'S HOUSE.

The Well-Known Actor's Home Barely Escapes Destruction. The handsome home of McKee Rankin, who Canuck," narrowly escaped destruction by

fire this morning.

Mr. Rankin, when in the city, lives in a fine three-story house at 40 Edgcombe avenue, which he purchased some time ago. About 6 o'clock this morning fire broke ou

gressed and fled from the house. An alarm was sent in from the nearest pox and by the prompt arrival of the fremen the blaze was soon controlled.

The damage is estimated at about \$400. The cause of the fire is unknown. The Quotations.

| | Open. | High. | Low. |
|--------------------------------------------|--------|-------|---------|
| mer. Sugar Ref | 115.56 | 79% | 71150 |
| mer, Sugar Ref, pref | Br. a. | Bitta | 875 |
| ton & fer. Haute | 21 | 211 | 23.1 |
| tlantic & Paging | 416 | 4.74 | 2534 |
| tch., Top. & Santa Fe | 2736 | 27** | 27.5 |
| runswick Lan | 1132 | 16 | 37% |
| auadian Pacific | 7837 | THAG | 763. |
| haspeaks & Ohio | 1.7 | 17 | 17 |
| meago Gas. | 4334 | 41154 | 43% |
| bic., Bur. & Quincy | 7936 | 7914 | 7100 |
| hicago & Northwest | 104% | 1043 | 1041 |
| hio., Mil. & St. Paul | De: | 56 | 6534 |
| Die., Rock Is. & Pac | 69 | 6016 | 100 |
| leve., Cin., Chie. & St. L | E0163 | 26017 | 69 |
| Colorado Coal & Iron | 356 | Buito | 155% |
| lei., Luck & West | 133 | 13530 | 18. |
| Denver & Rio Grande | 1746 | 17.6 | 171 |
| Senver & Rio Grande ptd | 58 | 68 | 68 |
| Hat, & Cattle Food | 44 | 4414 | 44 |
| vanaville & Ter. Hante | 121 | 121 | 121 |
| Innois Central | 95% | 9556 | 18534 |
| ake Shore | 10992 | 100% | 10303 |
| ake Erie & Western prof | DT 16 | 67.34 | 57% |
| ouisville & Nashville | Title | 7437 | 7.65 |
| danhatian Consol | 105 | 105 | 1045 |
| dichigan Central | VI. | 91 | 1/1 |
| disacerri Pacific | 6656 | 0656 | 66.92 |
| Sat. Cordage | . 8436 | 8646 | 8436 |
| Sational Cordage pref | 10436 | Links | 104.50 |
| int. Laid Trust | 18% | 100 | 18.4 |
| Y. & New England | 36 % | 36.12 | 20% |
| Y. & New England Y. Y. Lake Eric & Wood | 18% | 18% | 16% |
| Cartolk & West, pr f | 00136 | 8334 | 6334 |
| orthern Pacine | 26% | 2054 | 2634 |
| Corthern Pacific pfd | 73.54 | 51% | 71 |
| Sorth American | 1757 | 1710 | 1734 |
| mtario & West | 1774 | 1734 | 177 |
| 'atladelpnia & Reading | B-15 | 30154 | 3036 |
| eo., Dec. & Pysasville | 1914 | 3934 | 10% |
| LIGH. & West Point Ter. | 1776 | 1776 | 1374 |
| t, Paul & Omana | 25 | 2.9 | 20 |
| iver Certificates | SHIP | M9. | 1895.54 |
| outbern Pagific | 227 | 2074 | 3834 |
| enn. Coal & Iron | 3554 | B 10 | 135 M |
| nion Pacific | 4434 | 55.4 | 55.74 |
| Vicenting & Laxe Erro | 25.2 | 24 | 34 |

penings About Town.

Chronicles Briefly Drawn from Note-Book and Docket,

James J. Martin's Mother Dead. Catherine Martin, the wife of Michael Martin, officer of the Supreme Court, Part IV., died at 11.80 Monday night, after an illness of They are satisfied beyond all doubt of this fact from a careful investigation made by Lawyer George H. Taylor, ir., of their firm, and at the inquest this afternoon Lawyer Taylor will be present to represent the Wright family.

Orders were given by Seward & Co. to Un-

Rifled a Money Drawer. John Benquazo, twenty-two years old, an ex-convict, was remanded at the Tomba this morning. He rifled the money drawer in the

Pushed Her Out of the Window. Louis Molten, a carpenter was held by Justice McMahon this morning on a charge of ing Mary Hermon, his housekeeper, out of the rat story window, of No. 321 West Twenty-inth street last night. The woman is in Roose-

Six Months for a Ne'er-Do-Well. At Essex Market Police Court to-day Patrick Harrison, a brutal ne'er-do-well living at 413 East Twelfth street, was sentenced by Justice Meade to six months on the Island for habitual drankenness and acusing and neglecting to support his family.

For Abducting His Own Child. Charles A. Post, an ice contractor who supplies refrigerator cars on the Pennsylvania Railroad and lives at 182 Grand street, Jersey City, is held at the Hudson County Jail on his wife's charge of abducting their four-year-old

Harris's Case Before the New Grand Jury.

Perhaps a Fatal Fall. Elias Henry was taken to Bellevue to-day

"Oh! the Inspector will send a man down CITY NEWS TERSELY TOLD. JIM BARKER'S EXAMINATION. EXCISE MEN ARE ACQUITTED. WAS AND IS STEPHANI INSANE?

To-Day's Record of Minor Hap- Before Commissioner Shields Their Trial for Malfeasance in Office Main Point in the Trial of Ex-Charged with "Moonshining."

> Testimony That He Stored the Illicit Whiskey at Deane's.

The case of James Barker, the ex-Tamman leader who is charged with violating the In-ternal Revenue laws, came up at 11.10 o'clock this morning for examination before Commis-

whiskey" in Dean's storehouse under the name of John Clark. A warrant was issued for Barker's arrest on sioner Shields and gave ball for his appearance March 27. That day being Good Friday, the case was by mutual consent set aside until this

Barker is now out on bail for his assault upon County Democrat James Hernon, pending appeal from his conviction. When the case was prened no one except court officials and reporters was present. Barker sat near h counsel, ex-Surrogate Rollins and ex-United tates District Attorney Rose. United States District-Attorney Mott ap-

eared for the Government. Mr. Rose first demanded that the search warrant passed to James Murphy should be produced. It was found, and Mr. Rose was

Edward N. Dean, of 147 West Seventy-ninth Edward N. Dean, of 147 West Seventy-ninth and recorder insugate in state of the linear Partition at Believue Rosepital, was atrect, was the first witness. He is the censes in question were issued by a former called as the next expert. He said he had broker of R. J. Dean & Co.'s storehouse, 494 Hoard. Would not that that Roard had no right to issue the practiced at Believue since 1852, and since that Greenwich street. He testified that on March Barker came and asked him if he could find room for fifty barrels of cider vinegar.

Barker was informed that as could.

Mr. Dean did not know the contents of the tarrels only as Barker hold him. He said his father, M. J. Dean, was now in Florida. Harker had stored goods in their storehouses

It was stated this morning that the case of student Carlylo W. Harris, who was arrested yesterday charged with the murder of Miss Heien Fotts, would be handed over to the Grand Jury for the April term.

Six Months for "Bad Man" Annie King.

Justice Meade, at Essex Market, to-day, sent Annie King, who-last evening told Policeman Dokel that she was "a b-a-d man" and proved it by striking him in the face, for a six months stay at the island.

Fell from the Third Story.

Frank Conboy, aged twenty-ux, of 284 East "What about the contents" asked Mr. One Hundred and Twenty-sixth street, fell from the third story of the new uniding at 12 Mott.

Mott. "When I went to make out the receipt, Mr.

One Hundred and the new suiding at 12 Jefferson street this morning and was severely injured. He was taken to Gouverneur Hospital.

To Bellevue With a Broken Skuil, He was taken to downstairs and fractured his skuil. He was taken to downstairs and fractured his skuil. He was taken to Hadden the receipt of Monday afternoon. I made out the receipt of Monday afternoon. I made out the receipt of Monday afternoon. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt, Mr. Barkersald they contained cider vinegar. I made out the receipt of Mr. Barkersald they contained cider vinegar. I made out the receipt of Marchard to ter them up in the cellar.

' ' Was a selected to receipt of Marchard to ter them up in the cellar.

' ' Was a selected to receipt of Marchard to recide vite of Marchard to receipt of Marchard to receipt of Marcha The witness said he saw nothing about the trucks that brought the casks that he could in nuit except the name on a sign: "Barker's

with a fractured skull cansed by his falling downstoirs at all Third avenue.

Unlicensed Peddlers Fined.

Five unlicensed past-cut peddlers were fined at an analysis and the first surface and the fi

TO J. INCALLS -

FARMER'S ALLIANCE

JUPPORT -

Fatal Defect in the Indictment Gives Them Their Liberty.

Ends in a Fizzle.

When the trial of Excise Commissioners murder of ex-Judge Reynolds in May, 1890, the Washington for this city.

Meakim, Fitzgerald and Roch, indicted for cross-examination of Dr. Matthew D. Field the English Philips and English Philips and Philip stoner Shields, in the Federal building.

Barker runs a vinegar factory at 442 West
Sessions, this morning, the Court heard some corder Smyth in Part III., Court of General the opening of court this morning. Barker runs a vinegar factor; at 442 West
Sessions, this morning, the Court heard some
Dr. Field, who has answered the hypothetSeventeenth street. He is charged by William
H. Bogue, storekeeper in R. J. Dean & Co.'s

further proceedings under the indictment of the prisoner in the affirmative, was one of

(the Commissioners) held office.

all the symptoms upon which his judgment the lof
That defect could only be remedied by was based in the Bly case, and materially with." amendment, with permission of the Court, to weakened the force of the doctors evidence as The Star says the United States are in an conform to the proof, or by finding a new inlictment, which would necessitate a new trial. The District Attorney moved to amend.

tion to amend an indictment if it would not prejudice the case of the defendants. Their lawyers replied that it would. The Recorder made the point that the the commission of the crime, which was the offense, if any offense was committed, was not result of a series of murderous desires. in granting but in refusing to revoke certain

Attorney Stapler said that the error in the in-dictment was not a material one. examine nim in the Tombs. Dr. Stuart Douglass, resid

point that that Board had no right to issue the lime had had control over from 2,000 to 3,000 line had had control over from 2,000 to 3,000 to 1,000 lime had had control over from 2,000 to 3,000 patients each year.

There were two Boards of Excise at the time.

Mr. Stapler saw the obstacle, too, and halted.

"I call your attention to the proof necessary," said Recorder Smyth, "because I want the case alspace to now. It is one of great public importance."

Mr. Man and the control of the proof necessary, "said Recorder Smyth, "because I want to ease alspace to now. It is one of great public importance."

Mr. Stapler saw the obstacle, too, which he proof necessary, "said Recorder Smyth," because it was in an even seen by him in the telleved when asked whether or not be believed when asked whether or not be believed to the interest of the interest of the proof had code to great expense to disprove the charge to disprove the charge.

The proposed change would, therefore, greatly irr-judice their case, and place them at a disadvantach.

Ex-Judge Dittenhoster added a verbal protest, He said it hight be shown that the licenses were usured by the fliegal Board.

To meet the objections of the defense three amenoments were proposed by Mr. Stajier.

More objections, emphatic, argument volumitators.

The Commissioners and their actions the court-toom at some the court to the court

Judge Reynolds's Slayer.

Strong Testimony for the Prisoner by an Insanity Expert.

In the trial of Alphonse J. Stephani for the

That document charges the Commissioners | He admitted yesterday that he had made a with naving granted the licenses, which, it is mistake in that case, as well as in more than next thing to a declaration of war, and was alleged, they refused to revoke before they one other. Mr. Nicoli made the witness give evidently meant to convey to the United States

to Stephani's mental state. A long hypothetical question, based on the lings at New Orleans were justifiable. The evidence, was put by Mr. Nicoll, but the Court Recorder Smyth said that it was in his discre- refused to allow the witness to answer. The aim of the prosecution appears to be to establish the fact that a strong motive existed.

licenses. He, however, would hear argu- the admission of the witness test he though the prisoner had simulated some of the symp- No Present Notice of Fava's Recall In support of his motion Assistant Districts toms of invanity when the experts began to

Dr. Stuart Donglass, resident physician of The Recorder thought it was. The li- the Insane Pavillon at Believue Hospital, was

claiming a legal right to issue licenses.
Stapler saw the obstacle, too, and wight examined by him in the Tomba, and

Fell from the Third Story.

Frank Conboy, aged twenty-ux, of 284 East

Frank Conboy, aged twenty-ux, of 284 East

One Hundred and Twenty-sixth street, fell

Mayor Grant's order directing commissioner

Resorder Symth said: "In the face of that the following the followi The only way onto the dimension of the first or the direction in the ground of the variance between the proof and the indictinent."

The jury was so directed and rendered a verdict necordingly.

The terminist or some successive by Mr. Girco until this morning, and in the minety days notice already given was not received by Mr. Girco until this morning, and in the news from Washington acted upon the received by Mr. Girco until this morning, and in the news from the new from the new from the news from the new from the new from the news from the new f

the defendants will be feindicted or not, the end of the case is not vet if no can bring action against President R. W. G. Weiling, of the City Re orn Club, for malicious prosecution.

There are pending two other indicaments for similar "ifenses against the Commissioners.

"There are equally defective, and will not be treet." Extange Dittenocers and that if new indicaments were found the plea of "once in jeoparsy" might be raised.

Commissioner Gircy this afternoon issued an order directing the electric-light companies to said in the Volce State of the city, including Wait that the 62 000 Italians of New York seem to be street, "earl street, Park Row, Bowery, Sixth the course of course to be other to commissioner of the city, including Wait that the 62 000 Italians of New York seem to be street, "earl street, Park Row, Bowery, Sixth the course in consurer adoption.

Extange Distinct and the plea of "once in jeoparsy" might be raised.

Commissioner Gircy this afternoon issued an order directing the electric-light companies to control for killing the three Italian subjects

MAFIA'S MENACE.

PRICE ONE CENT.

Berlin Says King Humbert Was Forced to Recall Fava.

Minister Porter Asks Italy to Have Patience for a Time.

New York Italians Deplore Events, but Do Not Fear War.

INV CARLE TO THE PRESS NEWS ASSOCIATION. BRELIN, April 1. - The recall of Baron Fava. he Italian Minister at Washington, by nis Government, causes but little surprise here in official circles, where the workings of the Ital-

ian secret societies are well known. It is asserted here that extraordinary presaure has been brought to bear upon King flumbert to constrain him to take decided ac-tion to secure the punishment of the New Orleans lynchers, and it is said that my ous warnings have been conveyed to the King from the Mada Society that any failure to protect the Italians in America will surely bring due punishment to the Government at Rome. The recall of Baron Pava is believed here to

be due to these threats and to fears for the safety of those around the King, whose lives are threatened. The general opinion is that American tourists should avoid Italy for the present. ROME, April 1. -- United States Minister Porter has requested the Italian Government to

ernment was obliged to encounter in settling the New Orleans affair. Baron Fava has not as yet cabled any official or decisive answer to the message of recall by his Government.

exercise patience for a few days, pointing out the difficulties which the American Gov-

Rumors that Americans have been im-prisoned in Florence and other Italian cities are absolutely without foundation. The general situation throughout Raly is

tranquil and a disposition is manifest to await patiently the issue of affairs. It is to-day given out that the request made by Italy, through Baron Fava's note to Mr. Blaine, was for the Federal Government's guarantee that regular legal proceedings will be taken against the culprits in New Orleans lynching, and that the Federal Government will admit in principle its obligation to pay an

indemnity to the families of the victime The note adds that Italy cannot and is not called upon to discuss American inci the observation of the principles of international law. Italy hopes that the Pederal Government will appreciate the obligation incumbent upon it as a government of a civilized country to accede to Italy's just de-

minister must, by order of his government, declare that he quits a post where his legiti-

mate action, as the King's representative, has proved inefficients. It is believed that unless Baron Fava receives a favorable reply within a week he will leave

THE ENGLISH PRI SS SCENTS WAR.
LONDON, April 1.—The St. James Gas immenting on the recall of Baron Fava,

warehouse at 494 Greenwich street, with having stored fifty-four packages of "moonshine ous faw. which the counsel allege contains a very seri-the doctors who passed upon the mental constituence of "Neilie Bly." ships to face the Lepanto and Dullo for forty minutes. The withdrawal of the Ambi

> all the symptoms upon which his judgment the information that Italy will not be trided extremely difficult position, though the lynchwithdrawal of Baron Pava is the easiest solu-

tion of the problem. The Globe thinks that the United States have been taught a vigorous lesson in dipl They must learn that they cannot ignore the

The only point of importance elicited was JUST A BAD ITALIAN TEMPER.

to Be Taken at Washington.

PERSONAL TO THE EVENING WORLD.) WASHINGTON, April L .- There are no new developments to-day in the matter of the imbroglio with Italy. Baron Fava is at home, but denies himself to

all representatives of the press, and is preserv-

when he expects to start for home. At the White House and the State Depart ment all is serene. The feeling is that Italy has yielded to a fit of bad temper, and that when she comes to a full realization of the situation she will confess as much and volunlie further awore that he believed the in-At any rate, no serious notice will be taken

of the matter for the present. The sensational report that Minister Porter will be recalled from Home is denied at the State Department, Everything row must await the result of the investigation at New

IN NEW YORK'S COLONY.

faction for killing the three Italian subj

(Continued on Third Page.)